Inventor: Shubho Bhattacharya

Examiner: Brenda A. Lamb

REMARKS/ARGUMENTS

In the Claims:

Claims 1-51 remain pending in the present application. Claims 1, 8, 22-24 and

28 have been amended.

Rejection of Claims 8, 9, 22, 23 and 24-51 Under 35 U.S.C. § 112

The Examiner objected to claims 8, 9, 22, 23 and 24-51 under 35 U.S.C. § 112,

second paragraph as being indefinite. Specifically, the Examiner asserts that it is

unclear what is encompassed by the device for creating a mixture of adhesion promoter

and de-ionized as recited in claim 24. The Examiner further asserts that the terms "said

supply device" in claim 8, "said heat exchanger" in claim 22, "said heat exchanger" in

claim 23 and "said storage device" in claim 28, all lack proper antecedent basis.

Applicant has amended claims 8 and 22-24 to more clearly describe the subject

matter recited therein. As a result of these amendments, Applicant respectfully submits

that the Examiner's rejection of claims 8, 9, 22, 23 and 24-51 under 35 U.S.C. § 112 is

now moot.

Rejection of Claims 24-27 and 37-39 Under 35 U.S.C. § 102(b)

The Examiner rejected claims 24-27 and 37-39 under 35 U.S.C. § 102(b) as

being anticipated by Cuellar et al. (US 5,482,745). As Applicant does not believe

Cuellar et al. to teach the subject matter of claims 24-27 and 37-39, the rejection is

respectfully traversed.

The present invention is directed to a system for improving the adhesion between

the surface of a thermoplastic polyolefin element (plastic element) and a coating

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material, namely paint, applied thereto. The system of the present invention operates to

apply an adhesion promoter mixture to the plastic element, and to subsequently dry the

plastic element so that a dried layer of adhesion promoter remains coated thereto.

Consequently, as is well known and would be understood by one skilled in the art, any

defects (e.g., runs, sags, streaks, etc.) in the dried layer of adhesion promoter will

manifest themselves in the subsequently applied paint coat. This is also true of primer

coatings and virtually any other materials that might be applied to an object prior to a

paint coat. As such, it is of great importance that the system of the present invention be

applied in a manner that minimizes or, more preferably, eliminates, defects in the

resulting dried layer of adhesion promoter.

The system of the present invention employs various devices to minimize or

eliminate defects in the dried adhesion promoter layer including, for example: an

application enclosure having a controlled atmosphere within which the mixture can be

applied to the plastic element; a cooling means to cool the plastic element to

approximately the temperature within the application enclosure; a regulating means to

regulate one or more of a flow rate of the mixture; spray nozzles for applying the mixture

that have a particular discharge pattern and angle, and are set at a predetermined

distance from, and/or the orientation to, the plastic element; a gravity tank to deliver the

mixture to the spray nozzles; and a controlled drying enclosure for drying the mixture-

covered plastic element. While the system of the present invention helps to ensure that

the entirety of the plastic element gets substantially coated with the mixture, it also

operates to minimize agitation of the mixture as the mixture is delivered to the application

device and as it subsequently contacts the plastic element. Use of the system of the

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present invention results in a plastic element that is thoroughly covered by a dried

adhesion promoter layer with minimal or no defects that can be transferred to the

subsequently applied paint coat.

Additionally, the system of the present invention preferably applies the adhesion

promoter to the plastic element via one or more nozzles that allow the adhesion promoter

to be dispensed at a relatively high flow rate. As opposed to being atomized and sprayed

onto the plastic element like a typical paint or primer material, the system of the present

invention dispenses the adhesion promoter from the nozzle(s) in a manner that cause it to

flow over the surfaces of the plastic element upon contact therewith. This technique has

been found to best produce an acceptable adhesion promoter layer after drying of the

plastic element. For example, each nozzle may be designed to provide a flow rate of

adhesion promoter therethrough of between approximately 0.5-2.5 liters per minute -

which flow rate is significantly higher than that of conventional spraying methods (see

e.g., paragraphs 037-038 and 042-043).

Cuellar et al. makes no mention of an adhesion promoter, or an adhesion

promoter/de-ionized water mixture. Hence, Cuellar et al. also fails to teach the use of a

device for mixing an adhesion promoter with de-ionized water.

Cuellar et al. also fails to teach a system for applying an adhesion promoter like that

taught by the present invention. Rather, Cuellar et al. teaches only a spray coating

process and apparatus wherein a spray coating operation takes place in a closed coating

chamber. Cuellar et al. states that a spray nozzle tip is used to atomize the coating

material at a predetermined pressure (e.g., 600 psi), and to apply the coating material to

the components in atomized form (see column 5, II. 42-48). Thus, the actual coating

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material application process taught by Cuellar et al. is a typical painting process, and

Cuellar et al. does not teach or suggest a system by which a supply of an adhesion

promoter mixture is flowed over a plastic element at a high flow rate while creating minimal

or no defects in a dried adhesion promoter layer that remains on the plastic element. As

such, Applicant respectfully submits that Cuellar et al. cannot support a rejection of claims

24-27 and 37-39 under 35 U.S.C. § 102(b).

Rejection of Claim 44 Under 35 U.S.C. § 103(a)

The Examiner rejected claim 44 under 35 U.S.C. § 103(a) as being unpatentable

over Cuellar et al. in view of Bartow (US 5,230,739). Applicant has amended

independent claim 24 to more clearly describe the subject matter recited therein. As

Applicant believes independent claim 24 to now recite allowable subject matter, claim

44, which depends therefrom, would also be allowable.

Rejection of Claims 44-47 Under 35 U.S.C. § 103(a)

The Examiner rejected claims 44-47 under 35 U.S.C. § 103(a) as being

unpatentable over Cuellar et al. in view of Johnson (US 3,559,619). Applicant has

amended independent claim 24 to more clearly describe the subject matter recited

therein. As Applicant believes independent claim 24 to now recite allowable subject

matter, claims 44-47, which depend therefrom, would also be allowable.

Rejection of Claims 50 and 51 Under 35 U.S.C. § 103(a)

The Examiner rejected claims 50 and 51 under 35 U.S.C. § 103(a) as being

unpatentable over Cuellar et al. in view of Bradshaw (US 4,367,787). Applicant has

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amended independent claim 24 to more clearly describe the subject matter recited

therein. As Applicant believes independent claim 24 to now recite allowable subject

matter, claims 50 and 51, which depend therefrom, would also be allowable.

Rejection of Claims 1, 3-11, 14, 17, 20, 24-26, 28-30, 33, 34, 37-44 and 48

Under 35 U.S.C. § 103(a)

The Examiner rejected claims 1, 3-11, 14, 17, 20, 24-26, 28-30, 33, 34, 37-44

and 48 under 35 U.S.C. § 103(a) as being unpatentable over Kato et al. (US 5,863,333)

in view of Ogisu et al. (US 5,534,297). As Applicant does not believe Kato et al. in view

of Ogisu et al. to teach the subject matter of claims 1, 3-11, 14, 17, 20, 24-26, 28-30,

33, 34, 37-44 and 48, the rejection is respectfully traversed.

Kato et al. does not teach or suggest the system of the present invention. The

apparatus of Kato et al. does not teach or suggest a system for applying an adhesion

promoter in a manner that minimizes or eliminates defects in a dried layer of the

adhesion promoter that remains on the element to which the adhesion promoter is

applied. Rather, the apparatus of Kato et al. is designed only to apply an amount of an

ozone-containing aqueous solution to a polyolefin resin molded product, whereby an

oxidation reaction on the product's surface will be encouraged. Kato et al. is only

concerned with making sure that all portions of the molded product are fully covered

with the ozone-containing aqueous solution so that the whole surface of the product can

be oxidized and polarized by the oxidizing power of the ozone. (See column 8, lines 55-

58).

Kato et al. does not teach or suggest an apparatus designed to uniformly apply

an adhesion promoter to a TPO element, whereby a layer of the adhesion promoter will

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remain on the element after application, and where defects in the remaining layer of adhesion promoter must be minimized or eliminated. In fact, Kato et al. teaches that the ozone-containing aqueous solution applied to the resin molded product is to be rinsed off after application thereto. In Kato et al., the product enters a surface modifying chamber, where it is inundated with the ozone-containing aqueous solution delivered by a plurality of shower heads. The ozone-containing aqueous solution is delivered to the product in several stages to encourage an oxidation reaction on the surface thereof. (See column 7, line 1 to column 8, line 2). Upon leaving the surface modifying chamber, the product is moved into a rinsing chamber, where the ozone-containing aqueous solution is washed from the product by a supply of purified water. (See column 8, lines 12-22). Finally, the product is moved into a surface conditioning chamber, where it is further rinsed with surface conditioning water that helps the product to shed water remaining thereon prior to entering a dryer. (See column 8, lines 23-36). Thus, after the ozone-containing aqueous solution is applied to the product by the apparatus of Kato et al., it is rinsed therefrom in not one, but two, rinsing steps. Consequently, there can be none of the ozone-containing aqueous solution remaining on the product at the time the product enters the oven. This is acceptable in Kato et al. because adhesion is improved according thereto, by an oxidation reaction on the surface of the product that results from its contact with ozone. Adhesion is not improved by depositing a permanent layer of adhesion promoter on the surface of the

In contrast to the teachings of Kato et al., after adhesion promoter is applied to the element in the present invention, the element is directed through an oven to dry the

product, as is practiced in Applicant's invention.

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remaining layer of adhesion promoter onto the surface thereof. Thus, a thin layer of

adhesion promoter will be existent on the surface of the element when the element

receives a subsequent paint coat. Consequently, defects in the adhesion promoter

layer can produce corresponding defects in the paint coat that is thereafter applied to

the element. For example, runs or sags in the adhesion promoter layer can result in the

appearance of corresponding runs or sags in the subsequent paint coat applied to the

element. It has been found that various application parameters can lead to such

defects including, but not limited to, foaming of the adhesion promoter in the storage

tank, the distribution patterns of the adhesion promoter application nozzles, the flow rate

of the adhesion promoter, and foaming and splashing produced during application of the

adhesion promoter to the element. Therefore, the system of the present invention is

designed to minimize or eliminate such defects.

As can be seen by reference to the written specification and drawings of the

present application, the present invention goes to great lengths to minimize or eliminate

defects in the layer of adhesion promoter left on the elements. The environment of the

various sections of the adhesion promoter application system are preferably carefully

controlled. A gravity tank may be used to minimize foaming of the stored adhesion

promoter. The flow rate of the adhesion promoter through the application nozzles and

the location and angle of the nozzles with respect to the element are preferably

adjustable and maintained within a predetermined range. Even the speed and angle of

the element as it passes beneath the nozzles may be adjusted to best ensure that the

element will be provided with a uniform coating of adhesion promoter, and that defects

in the coating will be minimized or eliminated.

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To this end, for example, the present invention teaches that the location and

orientation of the spray nozzles should preferably be set between a predetermined

range of values, and that it can be advantageous to angle the spray nozzles toward the

direction of travel of the element. It is also possible to angle the element away from the

spray nozzles (preferably in the direction of travel) to further reduce defects. The use of

such an adhesion promoter application system has been found to minimize defects in

the layer of adhesion promoter deposited on the element, such as, for example, by

minimizing the splashing and foaming of the adhesion promoter that would typically

occur upon its contact with the element.

Kato et al. does not teach or suggest such a system, because the apparatus of

Kato et al. is not designed to deposit a permanent layer of adhesion promoter on the

product. Thus, Kato et al. need not be concerned with splashing, foaming, and many of

the other adhesion promoter application factors that can cause such defects. For

example, in Kato et al. it is shown to use opposing nozzles to apply the ozone-

containing aqueous solution to a substantially upright resin molded product. While such

an application method likely leads to full coverage of the element, it would also lead to

excessive splashing, foaming, etc. - exactly what the system of the present invention is

designed to avoid.

Likewise, control of the environment (e.g., temperature, humidity, etc.) within the

various sections of the adhesion promoter application system of the present invention is

more critical than in Kato et al. Because a layer of adhesion promoter must remain on

the element in the present invention, the environment must be controlled in a manner

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that best allows the adhesion promoter layer to be formed and dried. This is not the

case in Kato et al.

Combining Kato et al. with Ogisu et al. does not overcome the deficiencies of

Kato et al.'s teachings. Like Kato et al., Ogisu et al. is concerned with applying an

aqueous ozone solution to the surface of resin molded articles. Ogisu et al. shows that

the solution may be sprayed onto the articles via shower head like nozzles, or may be

overflowed onto underlying articles from an overhead trough. Also like Kato et al.,

Ogisu et al. is only concerned with ensuring that the entire article gets covered with the

ozone solution. Because the system and method of Ogisu et al. does not involve the

deposition of a permanent adhesion promoter layer onto the surface of such an article,

application conditions such as foaming and splashing that are of significant concern in

the present invention, are of no concern in Ogisu et al. This appears to be especially

obvious in light of the two exemplary application methods that are shown in the drawing

figures, and mentioned above.

Therefore, as can be seen from the foregoing discussion, Kato et al. in view of

Ogisu et al. does not teach or suggest the subject matter of the rejected claims. As

such, Applicant respectfully submits that Kato et al. in view of Ogisu et al. cannot

support a rejection of claims 1, 3-11, 14, 17, 20, 24-26, 28-30, 33, 34, 37-44 and 48

under 35 U.S.C. § 103(a).

Rejection of Claims 12, 13, 27 and 45 Under 35 U.S.C. § 103(a)

The Examiner rejected claims 12, 13, 27 and 45 under 35 U.S.C. § 103(a) as

being unpatentable over as being unpatentable over Kato et al. in view of Ogisu et al.

and Mashima et al. (US 5,919,288). Applicant has amended independent claims 1 and

24 to more clearly describe the subject matter recited therein. As Applicant believes

independent claims 1 and 24 to now recite allowable subject matter, claims 12, 13, 27

and 45, which depend therefrom, would also be allowable.

Rejection of Claims 15, 16, 18, 19, 31, 32, 35 and 36 Under 35 U.S.C. § 103(a)

The Examiner rejected claims 15, 16, 18, 19, 31, 32, 35 and 36 under 35 U.S.C.

§ 103(a) as being unpatentable over as being unpatentable over Kato et al. in view of

Ogisu et al. and Ankrett (US 4,600,608). Applicant has amended independent claims 1

and 24 to more clearly describe the subject matter recited therein. As Applicant

believes independent claims 1 and 24 to now recite allowable subject matter, claims 15,

16, 18, 19, 31, 32, 35 and 36, which depend therefrom, would also be allowable.

Rejection of Claims 22, 23, 46, 47, 50 and 51 Under 35 U.S.C. § 103(a)

The Examiner rejected claims 22, 23, 46, 47, 50 and 51 under 35 U.S.C. §

103(a) as being unpatentable over as being unpatentable over Kato et al. in view of

Ogisu et al. and Bradshaw. Applicant has amended independent claims 1 and 24 to

more clearly describe the subject matter recited therein. As Applicant believes

independent claims 1 and 24 to now recite allowable subject matter, claims 22, 23, 46,

47, 50 and 51, which depend therefrom, would also be allowable.

Rejection of Claims 21 and 49 Under 35 U.S.C. § 103(a)

The Examiner rejected claims 21 and 49 under 35 U.S.C. § 103(a) as being

unpatentable over as being unpatentable over Kato et al. in view of Ogisu et al. and

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Browning¹. Applicant has amended independent claims 1 and 24 to more clearly

describe the subject matter recited therein. As Applicant believes independent claims 1

and 24 to now recite allowable subject matter, claims 21 and 49, which depend

therefrom, would also be allowable.

Rejection of Claim 2 Under 35 U.S.C. § 103(a)

The Examiner rejected claim 2 under 35 U.S.C. § 103(a) as being unpatentable

over as being unpatentable over Kato et al. in view of Ogisu et al. and Kawano et al.

(US 6,262,160). Applicant has amended independent claim 1 to more clearly describe

the subject matter recited therein. As Applicant believes independent claim 1 to now

recite allowable subject matter, claim 2, which depend therefrom, would also be

allowable.

CONCLUSION

Applicant has amended claims 1, 8, 22-24 and 28 to more clearly describe the

subject matter recited therein. The language of the present claims now comports more

closely with the claim language of US Patent No. 6,875,472, which was previously

granted by this Office. Applicant has also distinguished the subject matter of the

present invention over the teachings of the references cited as prior art by the

Examiner.

Therefore, Applicant respectfully submits that the present application is now in

condition for allowance, and such action is earnestly requested. Telephone inquiry to

¹ Applicant is unsure of the U.S. patent number for the Browning reference cited by the Examiner.

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the undersigned in order to clarify or otherwise expedite prosecution of the present application is respectfully encouraged.

Respectfully submitted,

Date: 65-18-05

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